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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
UNITED STATES OF AMERICA,	
V.	17 CR 509 (RA)
PAUL HAVERKAMP,	
Defendant.	
x	
	New York, N.Y.
	August 28, 2017 4:30 p.m.
Before:	
HON. RONNII	E ABRAMS,
	District Judge
APPEAR	ANCES
JOON H. KIM	
Acting United States Attornoon Southern District of New York ALINE R. FLODR	
Assistant United States Att	orney
FEDERAL DEFENDERS OF NEW YORK	
Attorneys for Defendant BY: JULIA GATTO	

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(Case called)

MS. FLODR: Good afternoon, your Honor. Aline Flodr on behalf of the United States.

MS. GATTO: Good afternoon, your Honor. Federal Defenders of New York by Julia Gatto for Mr. Haverkamp.

THE COURT: Good afternoon to you, Mr. Haverkamp.

We are here to arraign you on the indictment, which is the written version of the charges against you.

Could you please stand, sir.

Have you seen a copy of the indictment?

THE DEFENDANT: Yes.

THE COURT: Have you discussed it with your attorney?

THE DEFENDANT: Yes, I have, your Honor.

THE COURT: Would you like me to read the indictment out loud, or do you waive its public reading?

THE DEFENDANT: No, I waive that.

THE COURT: How do you plead to the charges?

THE DEFENDANT: I plead not quilty, your Honor.

THE COURT: Thanks. You can be seated.

What's the status of discovery?

MS. FLODR: Your Honor, I have yet to produce discovery over to Ms. Gatto, but the discovery will consist of, by the end of this week, will be the chats that the undercover and Mr. Haverkamp engaged in over Kick from approximately March 27, 2017 through April 23, 2017, statements made by the

defendant over an audio recording on or about July 18, 2017 during a search warrant that was being executed, as well as images and videos that have yet to be recovered from Mr. Haverkamp's cell phone, which he signed a consent form for the FBI to search in connection with his July 18, 2017 interview.

THE COURT: How long do you anticipate that will take?

MS. FLODR: I would like to produce it by the end of
this week.

THE COURT: All right. I understand that you discussed putting this off until October 27 for status conference.

Ms. Gatto, does that work for you?

MS. GATTO: It does, your Honor.

THE COURT: Why don't we put it off for October 27 at four o'clock. At that time, we'll schedule a trial date and a motion schedule.

Is the government seeking to exclude time under the Speedy Trial Act?

MS. FLODR: Yes, your Honor, for the government to be able to provide Ms. Gatto with the necessary discovery and for Ms. Gatto to review that with her client and make any pretrial motions she and her client would like to make, as well as I understand a potential mitigation package to be submitted to my office.

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THE COURT: Any objection? 1 2 MS. GATTO: No objection, your Honor. 3 THE COURT: I'll exclude time from today until October 27, 2017, pursuant to 18 United States Code Section 4 5 3161(h)(7)(A). I find that the ends of justice served by 6 excluding such time outweigh the interest of the public and the 7 defendant in a speedy trial because it will allow the defendant 8 to review the discovery, determine whether or not to make any 9 motions, and to make any mitigation package that they would 10 like to make to the U.S. Attorney's office. 11 Any other applications? 12 MS. FLODR: No, your Honor. 13 Not from us, your Honor. Thank you. MS. GATTO: 14 THE COURT: Thank you, we are adjourned. 15 (Adjourned) 16 17 18 19 20 21 22 23 24